IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE JORDAN DANA FRASIER FAMILY TRUST.

AMY FRASIER WILSON,

Appellant,

VS.

STANLEY H. BROWN, JR., SPECIAL ADMINISTRATOR OF THE ESTATE OF DINNY FRASIER, DECEASED; PREMIER TRUST, INC.; JANIE L. MULRAIN; NORI FRASIER; AND BRADLEY L. FRASIER, M.D.,

No. 77981

NOV 2 1 2019

CLERKOF SUPREME COURT
BY DEPUTY CLERK

Respondents.

ORDER

Appellant has filed a motion to strike the answering brief of prose respondent Bradley L. Frasier. Appellant asserts that Frasier's answering brief is devoid of any citation to the record and that his arguments are not supported by relevant legal authority. The motion to strike is denied. See NRAP 28(e)(3) (a party proceeding in prose, is not required to provide record citations, but is encouraged to do so where possible). However, Frasier is cautioned that this court need not consider arguments that are not supported by relevant legal authority, see Edwards v. Emperor's Garden Rest., 122 Nev. 317, 330 n.38, 130 P.3d 1280, 1288 n.38 (2006), and this court generally will disregard matters that were not presented to and considered by the district court, see Carson Ready Mix v. First Nat'l Bank, 97 Nev. 474, 635 P.2d 276 (1981).

Cause appearing, the motion for an extension of time to file the reply brief is granted as follows. NRAP 31(b)(3)(B). Appellant shall have 21 days from the date of this order, to file and serve the reply brief. Failure

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to file a timely reply brief may be treated as a waiver of the right to file a reply brief. NRAP 28(c).

It is so ORDERED.

Hillow, C.J

cc: Doyle Law Office, PLLC
Vogt/Resnick/Sherak, LLP
Bradley L. Frasier, M.D.
Wallace & Millsap LLC
Robertson, Johnson, Miller & Williamson
Michael A. Rosenauer Ltd.
Nori Frasier